UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ROODOLPH L. PIERRE-LYS,

Petitioner,

-against-

STATE OF NEW YORK, NEW YORK COUNTY; AMY COOK, ORLEANS CORRECTIONAL FACILITY SUPERINTENDENT,

Respondent.

24-CV-2759 (LTS)
ORDER TO AMEND

LAURA TAYLOR SWAIN, Chief United States District Judge:

Petitioner, currently incarcerated at Hale Creek Correctional Facility, brings this *pro se* petition for a writ of *habeas corpus* under 28 U.S.C. § 2254 challenging his sentence arising from his September 27, 2023 conviction in the New York Supreme Court, New York County. The Court directs Petitioner to file an amended petition within 60 days of the date of this order as detailed below.

STANDARD OF REVIEW

The Court may entertain a petition for a writ of *habeas corpus* on "behalf of a person in custody pursuant to the judgment of a State court only on the ground that he is in custody in violation of the Constitution or laws or treaties of the United States." 28 U.S.C. § 2254(a). Under Rule 4 of the Rules Governing § 2254 Cases, the Court has the authority to review and dismiss a § 2254 petition without ordering a responsive pleading from the state, "[i]f it plainly appears from the petition and any attached exhibits that the petitioner is not entitled to relief in the

¹ Petitioner submitted the petition without the filing fee or an application to proceed in forma pauperis. By order dated April 26, 2024, the Court directed Petitioner to cure that deficiency. Petitioner paid the filing fee to bring this action on May 31, 2024.

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district court." Rules Governing § 2254 Cases, Rule 4; see Acosta v. Artuz, 221 F.3d 117, 123 (2d Cir. 2000). The Court is obliged, however, to construe pro se pleadings liberally and interpret them "to raise the strongest arguments they suggest." Triestman v. Fed. Bureau of Prisons, 470 F.3d 471, 474 (2d Cir. 2006) (internal quotation marks and citations omitted) (emphasis in original); see Green v. United States, 260 F.3d 78, 83 (2d Cir. 2001). Nevertheless, a pro se litigant is not exempt "from compliance with relevant rules of procedural and substantive law." Triestman, 470 F.3d at 477 (quoting Traguth v. Zuck, 710 F.2d 90, 95 (2d Cir. 1983)).

BACKGROUND

The following allegations are gleaned from the 67-page petition, which includes pages that are crossed out or scribbled over and multiple copies of some pages. Petitioner alleges that he was convicted of violating New York State Penal Law §§ 220.21-01 and 220.16-01, which he describes as "[n]on-[v]iolent narcotic offense[s]." (ECF 1, at 3.)³ Petitioner states that he was sentenced to two years' imprisonment followed by one year of supervised release. (*Id.*)

Petitioner asserts that he was pressured by the prosecutor into waiving his ability to participate in a "boot camp shock program." (*Id.*) He alleges that "[d]uring the Petitioner/Relators, guilty plea, the state prosecutor, excessed their authority in negotiating, and or demanding denial of the something, for the gross and ugly manner in that surrounds, an intolerable waiver," which he maintains violates his federal constitutional rights. (*Id.*) The "foundation" of this *habeas* petition is "the prosecutor seeking, that the Petitioner/Relator, waive, surrender participation in such program." (*Id.*)

² New York Penal Law § 220.21 is the statute governing criminal possession of a controlled substance in the first degree and New York Penal Law 220.16 pertains to criminal possession of a controlled substance in the third degree.

³ The Court quotes the petition verbatim. All spelling, grammar, and punctuation are as in the original unless otherwise indicated.

Petitioner seeks release from custody because "had it not been for the prosecutor['s] breach of authority the Appellant/Relator, would have more than likely already been released based upon participation in the said programs." (*Id.* at 13.) Without the prosecutor's "bias and over reach," Petitioner "more than likely would have been screened and placed within the (Wilard)-boot camp, which consists of an intense (3)-Month program, (90)-days of physical and mental drug treatment programming," after which he would have been released to "intense supervision." (*Id.*)

Petitioner asserts that the federal and state constitutions "support the Petitioners herein claims of denial of a guaranteed right be a coerced and unintelligent forced waiver. A negotiated guilty plea that, induces a defendant to surrender/waiver, a right to a rehabilitative option [must] never be permitted to stand as constitutional." (*Id.* at 5) (brackets in original). He also contends that the waiver violated the Americans with Disabilities Act because the prosecutor "broached and impeded on the Department [of Corrections'] jurisdiction and as well Petitioners right[s], to rehabilitation, and the guaranteed right to do that while paying ones punitive debt to society." (*Id.* at 7.)

Petitioner alleges no facts showing that he pursued a direct appeal. He instead states that he filed a petition for a writ of *habeas corpus* in the state court, but "there has been no answer to said Habeas Corpus as of the filing of this Writ before this court." (*Id.* at 5.)

DISCUSSION

A. Exhaustion of State Court Remedies

A state prisoner must exhaust all available state remedies before filing a petition for a writ of *habeas corpus* under § 2254. 28 U.S.C. § 2254(b); *see Rose v. Lundy*, 455 U.S. 509, 510 (1982). This exhaustion doctrine means that the state courts must be given the first opportunity to review constitutional errors associated with Petitioner's confinement. *O'Sullivan v. Boerckel*, 526

U.S. 838, 844-45 (1999). A petitioner may satisfy the exhaustion requirement by fairly presenting his claims through a state's established appellate review process. *Id.* "A petitioner has 'fairly presented' his claim only if he has 'informed the state court of both the factual and legal premises of the claim he asserts in federal court." *Dorsey v. Kelly*, 112 F.3d 50, 52 (2d Cir. 1997) (quoting *Daye v. Attorney General*, 696 F.2d 186, 191 (2d Cir. 1982)).

In order to exhaust any issues for purpose of *habeas corpus* review, Petitioner must appeal his judgment of conviction to the New York State Supreme Court, Appellate Division.

N.Y. Crim. P. L. § 460.70 (McKinney 2010). Should that court's decision adversely affect

Petitioner, he should then seek leave to appeal to the New York Court of Appeals, the highest state court. *Id.* at § 460.20 (McKinney 2010); *see Bagley v. LaVallee*, 332 F.2d 890, 892 (2d Cir. 1964). Should Petitioner raise for *habeas corpus* relief any grounds raised in N.Y. Crim. P. L. § 440.10 motions and/or other collateral motions, he must show that those grounds have been completely exhausted by seeking leave to appeal to the New York State Supreme Court,

Appellate Division. *Ramos v. Walker*, 88 F. Supp. 2d 233 (S.D.N.Y. 2000).

Here, Petitioner does not allege that he has exhausted his state court remedies by appealing his conviction to the New York Court of Appeals. In fact, nowhere in the petition does Petitioner state that he filed a direct appeal of his conviction. While Petitioner does state that he filed a petition for a writ of *habeas corpus* in the state court, he alleges that the petition is still pending. (*See* ECF 1, at 5.)

B. Rule 2 of the Rules Governing Section 2254 Cases

A state prisoner must submit a petition that conforms to the Rules Governing Section 2254 Cases. Rule 2(c) requires a petition to specify all of a petitioner's available grounds for relief, setting forth the facts supporting each of the specified grounds and stating the relief requested. A petition must permit the Court and the respondent to comprehend both the

petitioner's grounds for relief and the underlying facts and legal theory supporting each ground so that the issues presented in the petition may be adjudicated.

Mindful of the Court's duty to construe *pro se* actions liberally, *see Harris v. Mills*, 572 F.3d 66, 72 (2d Cir. 2009), the Court has analyzed Petitioner's submission and finds that neither the Court nor a respondent could discern the underlying facts and legal theory supporting Petitioner's claims. The lengthy petition is confusing, includes extraneous and repetitive pages, and does not appear to allege any facts in support of Petitioner's grounds for relief. In other words, as far as the Court can tell, nowhere in the petition does Petitioner allege facts describing how the prosecutor abused his authority or otherwise acted unconstitutionally with respect to Petitioner's waiver of participation in the boot camp program. The petition therefore does not conform to the requirements of Rule 2(c).

C. Leave to Amend Petition

The Court grants Petitioner leave to submit an amended petition within 60 days of the date of this order. Should Petitioner decide to file an amended petition, he must state his grounds for relief and detail the steps he has taken to exhaust each ground fully in the New York courts. Petitioner must exhaust all available state court remedies in order to proceed with this Petition. See 28 U.S.C. § 2254(b)(1). Petitioner is advised that an amended petition completely replaces the original petition.

CONCLUSION

Petitioner is directed to file an amended petition containing the information specified above. The amended petition must be submitted to the Clerk's Office within 60 days of the date

¹ The Antiterrorism and Effective Death Penalty Act of 1996 requires that a federal *habeas corpus* petition must be filed within one year of the latest of four dates specified. *See* 28 U.S.C. § 2244(d)(1); *see also Reyes v. Keane*, 90 F.3d 676 (2d Cir. 1996).

of this order, be captioned as an "Amended Petition" and bear the same docket number as this

order. An Amended Petition Under 28 U.S.C. § 2254 form is attached to this order, which

Petitioner should complete as specified above. Once submitted, the amended petition shall be

reviewed for substantive sufficiency, and then, if proper, the case will be reassigned to a district

judge in accordance with the procedures of the Clerk's Office. If Petitioner fails to comply with

this order within the time allowed, and cannot show good cause to excuse such failure, the

petition will be denied.

Because Petitioner has not at this time made a substantial showing of a denial of a

constitutional right, a certificate of appealability will not issue. See 28 U.S.C. § 2253.

The Court certifies, pursuant to 28 U.S.C. § 1915(a)(3), that any appeal from this order

would not be taken in good faith, and therefore in forma pauperis status is denied for the purpose

of an appeal. See Coppedge v. United States, 369 U.S. 438, 444-45 (1962).

SO ORDERED.

Dated:

August 21, 2024

New York, New York

/s/ Laura Taylor Swain

LAURA TAYLOR SWAIN

Chief United States District Judge

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Petition for Relief From a Conviction or Sentence By a Person in State Custody

(Petition Under 28 U.S.C. § 2254 for a Writ of Habeas Corpus)

Instructions

- 1. To use this form, you must be a person who is currently serving a sentence under a judgment against you in a state court. You are asking for relief from the conviction or the sentence. This form is your petition for relief.
- 2. You may also use this form to challenge a state judgment that imposed a sentence to be served in the future, but you must fill in the name of the state where the judgment was entered. If you want to challenge a federal judgment that imposed a sentence to be served in the future, you should file a motion under 28 U.S.C. § 2255 in the federal court that entered the judgment.
- 3. Make sure the form is typed or neatly written.
- 4. You must tell the truth and sign the form. If you make a false statement of a material fact, you may be prosecuted for perjury.
- 5. Answer all the questions. You do not need to cite law. You may submit additional pages if necessary. If you do not fill out the form properly, you will be asked to submit additional or correct information. If you want to submit a brief or arguments, you must submit them in a separate memorandum.
- 6. You must pay a fee of \$5. If the fee is paid, your petition will be filed. If you cannot pay the fee, you may ask to proceed in forma pauperis (as a poor person). To do that, you must fill out the last page of this form. Also, you must submit a certificate signed by an officer at the institution where you are confined showing the amount of money that the institution is holding for you. If your account exceeds \$, you must pay the filing fee.
- 7. In this petition, you may challenge the judgment entered by only one court. If you want to challenge a judgment entered by a different court (either in the same state or in different states), you must file a separate petition.
- 8. When you have completed the form, send the original and ____ copies to the Clerk of the United States District Court at this address:

Clerk, United States District Court for Address City, State Zip Code

- 9. <u>CAUTION:</u> You must include in this petition all the grounds for relief from the conviction or sentence that you challenge. And you must state the facts that support each ground. If you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.
- 10. <u>CAPITAL CASES:</u> If you are under a sentence of death, you are entitled to the assistance of counsel and should request the appointment of counsel.

AO 241 (Rev. 06/13) **AMENDED**

PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

United States District Court			District:			
Name (under which you were convicted):				Docket or Case No.:	
Place o	f Confinement :			Prisoner No.:		
Petition	ner (include the name under which you were convicted)	Re	espondent ((authorized person h	aving custody of petitioner)	
		V.				
The Att	torney General of the State of					
	AMEN	DED				
	PET	ITION				
1.	(a) Name and location of court that entered the judgm	nent of	conviction	n you are challen	ging:	
	(b) Criminal docket or case number (if you know):					
2.	(a) Date of the judgment of conviction (if you know)	:				
	(b) Date of sentencing:					
3.	Length of sentence:					
4.	In this case, were you convicted on more than one co				□ Yes □ No	
5.	Identify all crimes of which you were convicted and	senten	ced in this	case:		
-						
6.	(a) What was your plea? (Check one)	_	(2)	NI.1.		
	(1) Not guilty	0	(3)	Nolo contende	re (no contest)	
	\Box (2) Guilty		(4)	Insanity plea		

AO 241 Page 3 (Rev. 06/13) (b) If you entered a guilty plea to one count or charge and a not guilty plea to another count or charge, what did you plead guilty to and what did you plead not guilty to? (c) If you went to trial, what kind of trial did you have? (Check one) □ Jury Judge only 7. Did you testify at a pretrial hearing, trial, or a post-trial hearing? □ Yes □ No 8. Did you appeal from the judgment of conviction? □ Yes □ No 9. If you did appeal, answer the following: (a) Name of court: (b) Docket or case number (if you know): (c) Result: (d) Date of result (if you know): (e) Citation to the case (if you know): (f) Grounds raised: (g) Did you seek further review by a higher state court? □ Yes □ No If yes, answer the following: (1) Name of court: (2) Docket or case number (if you know): (3) Result:

(4) Date of result (if you know):

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		(5) Citation to the case (if you know):	
		(6) Grounds raised:	
	(h) Dic	d you file a petition for certiorari in the United States Supreme Court?	
		If yes, answer the following:	
		(1) Docket or case number (if you know):	
		(2) Result:	
		(3) Date of result (if you know):	
		(4) Citation to the case (if you know):	
10.	Other t	than the direct appeals listed above, have you previously filed any other petitions, applications, or motions	
	concer	rning this judgment of conviction in any state court? \Box Yes \Box No	
11.	If your	ranswer to Question 10 was "Yes," give the following information:	
	(a)	(1) Name of court:	
		(2) Docket or case number (if you know):	
		(3) Date of filing (if you know):	
		(4) Nature of the proceeding:	
		(5) Grounds raised:	
		(6) Did you receive a hearing where evidence was given on your petition, application, or motion?	
		□ Yes □ No	
		(7) Result:	
		(8) Date of result (if you know):	

(b) If you filed any second petition, application, or motion, give the same information:
(1) Name of court:
(2) Docket or case number (if you know):
(3) Date of filing (if you know):
(4) Nature of the proceeding:
(5) Grounds raised:
(6) Did you receive a hearing where evidence was given on your petition, application, or motion?
☐ Yes ☐ No
(7) Result:
(8) Date of result (if you know):
(c) If you filed any third petition, application, or motion, give the same information:
(1) Name of court:
(2) Docket or case number (if you know):
(3) Date of filing (if you know):
(4) Nature of the proceeding:
(5) Grounds raised:

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	(6) Did you receive a hearing where evidence was given on your petition, application, or motion?
	□ Yes □ No
	(7) Result:
	(8) Date of result (if you know):
	(d) Did you appeal to the highest state court having jurisdiction over the action taken on your petition, application,
	or motion?
	(1) First petition:
	(2) Second petition: ☐ Yes ☐ No
	(3) Third petition: ☐ Yes ☐ No
	(e) If you did not appeal to the highest state court having jurisdiction, explain why you did not:
12.	For this petition, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the facts supporting each ground.
	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.
GROU	ND ONE:
(a) Sup	porting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
(b) If yo	ou did not exhaust your state remedies on Ground One, explain why:

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(Rev. 06/13) **Direct Appeal of Ground One:** (c) (1) If you appealed from the judgment of conviction, did you raise this issue? Yes □ No (2) If you did not raise this issue in your direct appeal, explain why: (d) Post-Conviction Proceedings: (1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court? □ No ☐ Yes (2) If your answer to Question (d)(1) is "Yes," state: Type of motion or petition: Name and location of the court where the motion or petition was filed: Docket or case number (if you know): Date of the court's decision: Result (attach a copy of the court's opinion or order, if available): (3) Did you receive a hearing on your motion or petition? Yes П □ No (4) Did you appeal from the denial of your motion or petition? Yes □ No (5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? Yes □ No (6) If your answer to Question (d)(4) is "Yes," state: Name and location of the court where the appeal was filed: Docket or case number (if you know): Date of the court's decision: Result (attach a copy of the court's opinion or order, if available): (7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:

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(e) O	ther Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you have	e
used	to exhaust your state remedies on Ground One:	
GRO	OUND TWO:	
(a) Su	upporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
(b) If	You did not exhaust your state remedies on Ground Two, explain why:	
(0) 11	you are not trimenot your twint to notice on ordered 1 no, tripinin may.	
(c)	Direct Appeal of Ground Two:	
	(1) If you appealed from the judgment of conviction, did you raise this issue? \Box Yes \Box No	
	(2) If you did <u>not</u> raise this issue in your direct appeal, explain why:	
(d)	Post-Conviction Proceedings:	
	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?	
	□ Yes □ No	
	(2) If your answer to Question (d)(1) is "Yes," state:	
	Type of motion or petition:	
	Name and location of the court where the motion or petition was filed:	
	Docket or case number (if you know):	

Date of the court's decision:

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Result (attach a copy of the court's opinion or order, if available):

	(3) Did you receive a hearing on your motion or petition?		Yes	□	No
	(4) Did you appeal from the denial of your motion or petition?	□	Yes	□	No
	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?		Yes		No
	(6) If your answer to Question (d)(4) is "Yes," state:				
	Name and location of the court where the appeal was filed:				
	Docket or case number (if you know):				
	Date of the court's decision:				
	Result (attach a copy of the court's opinion or order, if available):				
	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did n	not ra	ise this iss	sue:	
(e)	Other Remedies: Describe any other procedures (such as habeas corpus, administrative have used to exhaust your state remedies on Ground Two	e rer	nedies, etc	:.) th	at you :
GROUND THREE:					

(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):

(b) If	you did not exhaust your state remedies on Ground Three, explain why:			
(c)	Direct Appeal of Ground Three:			
	(1) If you appealed from the judgment of conviction, did you raise this issue?		Yes	□ No
	(2) If you did not raise this issue in your direct appeal, explain why:			
(d)	Post-Conviction Proceedings:			
	(1) Did you raise this issue through a post-conviction motion or petition for habeas co	rpus	in a state	trial court?
	☐ Yes ☐ No			
	(2) If your answer to Question (d)(1) is "Yes," state:			
	Type of motion or petition:			
	Name and location of the court where the motion or petition was filed:			
	Docket or case number (if you know):			
	Date of the court's decision:			
	Result (attach a copy of the court's opinion or order, if available):			
	(3) Did you receive a hearing on your motion or petition?	□	Yes	□ No
	(4) Did you appeal from the denial of your motion or petition?		Yes	□ No
	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?		Yes	□ No
	(6) If your answer to Question (d)(4) is "Yes," state:			
	Name and location of the court where the appeal was filed:			
	Docket or case number (if you know):			
	Date of the court's decision:			
	Result (attach a copy of the court's opinion or order, if available):			

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	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:
(e)	Other Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you have used to exhaust your state remedies on Ground Three:
GROU	UND FOUR:
(a) Sup	oporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
(b) If y	rou did not exhaust your state remedies on Ground Four, explain why:
(c)	Direct Appeal of Ground Four:
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No (2) If you did not raise this issue in your direct appeal, explain why:
(d)	Post-Conviction Proceedings:
()	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?
	☐ Yes ☐ No
	(2) If your answer to Question (d)(1) is "Yes," state:
	Type of motion or petition:

(e)

Name and location of the court where the motion or petition was filed:			
Docket or case number (if you know):			
Date of the court's decision:			
Result (attach a copy of the court's opinion or order, if available):			
(3) Did you receive a hearing on your motion or petition?		Yes	□ No
(4) Did you appeal from the denial of your motion or petition?		Yes	□ No
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?		Yes	□ No
(6) If your answer to Question (d)(4) is "Yes," state:			
Name and location of the court where the appeal was filed:			
Docket or case number (if you know):			
Date of the court's decision:			
Result (attach a copy of the court's opinion or order, if available):			
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did	not r	aise this	issue:
Other Remedies: Describe any other procedures (such as habeas corpus, administrative	ve re	medies, e	etc.) that you
have used to exhaust your state remedies on Ground Four:			

13.	Please	answer these additional questions about the petition you are filing:				
	(a)	Have all grounds for relief that you have raised in this petition been presented to the highest state court				
		having jurisdiction?				
		If your answer is "No," state which grounds have not been so presented and give your reason(s) for not				
		presenting them:				
	(b)	Is there any ground in this petition that has not been presented in some state or federal court? If so, which ground or grounds have not been presented, and state your reasons for not presenting them:				
14.	Have you previously filed any type of petition, application, or motion in a federal court regarding the conviction that you challenge in this petition?					
	If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, the issues raised, the date of the court's decision, and the result for each petition, application, or motion filed. Attach a copy					
	of any court opinion or order, if available.					
	or uny	court opinion of oracl, it available.				
15.	Do yo	u have any petition or appeal now pending (filed and not decided yet) in any court, either state or federal, for				
	the jud	dgment you are challenging?				
	If "Ye	s," state the name and location of the court, the docket or case number, the type of proceeding, and the issues				
	raised					

16.	Give the name and address, if you know, of each attorney who represented you in the following stages of the					
	judgment you are challenging:					
	(a) At preliminary hearing:					
	(b) At arraignment and plea:					
	(c) At trial:					
	(d) At sentencing:					
	(e) On appeal:					
	(f) In any post-conviction proceeding:					
	(g) On appeal from any ruling against you in a post-conviction proceeding:					
17.	Do you have any future sentence to serve after you complete the sentence for the judgment that you are					
	challenging?					
	(a) If so, give name and location of court that imposed the other sentence you will serve in the future:					
	(b) Give the date the other sentence was imposed:					
	(c) Give the length of the other sentence:					
	(d) Have you filed, or do you plan to file, any petition that challenges the judgment or sentence to be served in the					
	future?					
18.	TIMELINESS OF PETITION: If your judgment of conviction became final over one year ago, you must explain					
	why the one-year statute of limitations as contained in 28 U.S.C. § 2244(d) does not bar your petition.*					

- (1) A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of -
 - (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;
 - (B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action;
 - (C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or
 - (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.

^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2244(d) provides in part that:

AO 241 Page 16 (Rev. 06/13) (2) The time during which a properly filed application for State post-conviction or other collateral review with respect to the pertinent judgment or claim is pending shall not be counted toward any period of limitation under this subsection. Therefore, petitioner asks that the Court grant the following relief: or any other relief to which petitioner may be entitled. Signature of Attorney (if any) I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct and that this Petition for Writ of Habeas Corpus was placed in the prison mailing system on (month, date, year). Executed (signed) on (date).

If the person signing is not petitioner, state relationship to petitioner and explain why petitioner is not signing this petition.

Signature of Petitioner

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